EXHIBIT A

From: <u>Jennison, Judy (SEA)</u>

To: AN TONIO

Cc: <u>Baron, Lauren L. (SEA)</u>
Subject: RE: Medina v Microsoft

Date: Tuesday, November 3, 2020 5:38:00 PM

Dear Dr. Medina,

I have received your email from Sunday evening.

- I do not recall discussing a motion to strike previously.
- Microsoft does not consent to your motion or it being brought *ex parte*. Microsoft will have an opportunity to file a response to any pleadings you file. Accordingly, the second sentence of paragraph #3 in your declaration is inaccurate and I suggest that you change it to this: "She indicated that Microsoft did not consent to the motion or it being filed *ex parte*."

Finally, I note that your email references a notice of motion, motion to strike, and proposed order that you did not provide. The only attachments were a proof of service and a declaration.

Best, Judy

Judy Jennison | Perkins Coie LLP

PARTNER

1201 Third Avenue Suite 4900 Seattle, WA 98101-3099 D. +1.206.359.3489 F. +1.206.359.4489 C. +1.425.736.8666

E. <u>JJennison@perkinscoie.com</u> Pronouns: she, her and hers

Read our Commitment to Racial Equality: www.perkinscoie.com/racialequality

From: AN TONIO <medina_nasa@hotmail.com>

Sent: Sunday, November 1, 2020 11:53 PM

To: Jennison, Judy (SEA) <JJennison@perkinscoie.com>

Subject: Medina v Microsoft

Hi Ms. Jennison,

We talked about this motion some time ago.

I am serving you what I will file next week.

Antonio Medina